Declaration, Power Of Attorney and Petition

Page 1 of 3

WE (I) the undersigned inventor(s), hereby declare(s) that:

My residence, post office address and citizenship are as stated below next to my name, We (I) believe that we are (I am) the original, first, and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled AUTONOMIC NERVE REGULATING AGENT the specification of which is attached hereto. was filed on _____ as Application Serial No. and amended on _____ was filed as PCT international application Number _____ PCT/JP01/00928 09/02/2001 and was amended under PCT Article 19 on _____ (if applicable). We (I) hereby state that we (I) have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. We (I) acknowledge the duty to disclose information known to be material to the patentability of this application as defined in Section 1.56 of Title 37 Code of Federal Regulations. We (I) hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed. Prior Foreign Application(s) **Priority** Application No. Day/Month/Year Country Claimed Patent Application **JAPAN** 10/02/2000 2000-38260 Yes Yes □ No ☐ Yes □ No ☐ Yes □ No ☐ Yes □ No

	(Application Numl	ber)	(Filing Date)
	(Application Numb	per)	(Filing Date)
each of the claims of the in the manner provide information which is noting date of the prior	elication designating the sister application is not distributed by the first paragraph attential to patentability application and the national sister application	he United States, list isclosed in the prior isclosed in the prior is graph of 35 U.S.C. by as defined in 37 Citional or PCT Interior.	United States application(s), or § 365(c) of an ted below and, insofar as the subject matter of United States or PCT International application. § 112, I acknowledge the duty to disclosuFR § 1.56 which became available between the national filing date of this application. Status (pending, patented,
Application Seria		Filing Date	abandoned)
T. Pous, Reg. No. 27,75	9; James D. Hamiltor 9; Charles L. Gholz, R	ı, Reg. No. 28,421; E leg. No. 26,395: Will	Arthur I. Neustadt, Reg. No. 24,854; Richard Eckhard H. Kuesters, Reg. No. 28,870; Robert liam E. Beaumont, Reg. No. 30,996; Jean-Pau
Weinrouch, Reg. No. 32 E. Lipman, Reg. No. 30 Neifeld, Reg. No. 35,29 Gadiano, Reg. No. 37,62 McCabe, Jr., Reg. No. 3 (my) attorneys, with full business in the Patent Othis application be sent whose Post Office Addressed We (I) declare that all made on information and knowledge that willful far	1,829; John T. Goolkas, 011; Carl E. Schlier, 29; J. Derek Mason, R. 28; Jeffrey B. McIntyre, 7,182; Bradley D. Lythowers of substitution ffice connected thereve to the firm of OBLO ess is: Fourth Floor, statements made hered belief are believed to the statements and the the 18 of the United S.	r, Reg. No. 32,884; Resian, Reg. No. 26,142 Reg. No. 34,426; Janeg. No. 35,270; Surve, Reg. No. 36,867; No. 40,073; on and revocation, to with; and we (I) here No. SPIVAK, McCl. 1755 Jefferson Davis ein of our (my) own o be true; and further like so made are pretates Code and that	Richard L. Treanor, Reg. No. 36,379; Steven P. 2; Richard L. Chinn, Reg. No. 34,305; Steven P. 2; Richard L. Chinn, Reg. No. 34,648; Richard A. inder Sachar, Reg. No. 34,423; Christina M. William T. Enos, Reg. No. 33,128; Michael E. and Michael R. Casey, Reg. No. 40,294; our prosecute this application and to transact alleby request that all correspondence regarding LELLAND, MAIER & NEUSTADT, P.C., s Highway, Arlington, Virginia 22202. In knowledge are true and that all statements her that these statements were made with the bunishable by fine or imprisonment, or both, such willful false statements may jeopardize
E. Lipman, Reg. No. 30, Neifeld, Reg. No. 35,29 Gadiano, Reg. No. 37,62 McCabe, Jr., Reg. No. 3 (my) attorneys, with full business in the Patent O this application be sent whose Post Office Addrewdown We (I) declare that all made on information and knowledge that willful faunder Section 1001 of Tithe validity of the application	1,829; John T. Goolkas, 011; Carl E. Schlier, 9; J. Derek Mason, R. 8; Jeffrey B. McIntyre 7,182; Bradley D. Lythowers of substitution fice connected thereve to the firm of OBLO ess is: Fourth Floor, statements made hered belief are believed to the statements and the tile 18 of the United Station or any patent is: JAGASHIMA	r, Reg. No. 32,884; Resian, Reg. No. 26,142 Reg. No. 34,426; Janeg. No. 35,270; Surve, Reg. No. 36,867; No. 40,073; on and revocation, to with; and we (I) here No. SPIVAK, McCl. 1755 Jefferson Davis ein of our (my) own o be true; and further like so made are pretates Code and that	Richard L. Treanor, Reg. No. 36,379; Steven P. 2; Richard L. Chinn, Reg. No. 34,305; Steven mes J. Kulbaski, Reg. No. 34,648; Richard A. inder Sachar, Reg. No. 34,423; Christina M. William T. Enos, Reg. No. 33,128; Michael E. and Michael R. Casey, Reg. No. 40,294; our opprosecute this application and to transact alleby request that all correspondence regarding LELLAND, MAIER & NEUSTADT, P.C., s Highway, Arlington, Virginia 22202. In knowledge are true and that all statements her that these statements were made with the bunishable by fine or imprisonment, or both, such willful false statements may jeopardize
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We (I) hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional

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